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**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

PATRICK CALHOUN, Individually and on
Behalf of all Others Similarly Situated,

Plaintiff,

v.

Case No. 1:23-cv-01297-KMW-
SAK

**DECLARATION OF
EDWARD N. MOSS IN
SUPPORT OF**

CREDIT SUISSE GROUP AG, et al.,

Defendants.

**DEFENDANTS' MOTION
TO TRANSFER PURSUANT
TO 28 U.S.C. § 1404(a)**

Oral Argument Requested
[L.R. 78.1]

BRADEN TURNER , Individually and on
Behalf of all Others Similarly Situated,

Plaintiff,

v.

CREDIT SUISSE GROUP AG, et al.,

Defendants.

Case No. 1:23-cv-01476-KMW-
SAK

MILTON LINHARES , Individually and on
Behalf of all Others Similarly Situated,

Plaintiff,

v.

CREDIT SUISSE GROUP AG, et al.,

Defendants.

Case No. 1:23-cv-02246-KMW-
SAK

I, EDWARD N. MOSS, declare under penalty of perjury pursuant to 28 U.S.C.
§ 1746 as follows:

1. My *pro hac vice* application to appear before this Court is forthcoming. I am a partner of the law firm Cahill Gordon & Reindel LLP, attorneys for Credit Suisse Group AG, Axel P. Lehmann, Ulrich Körner, Dixit Joshi, David R. Mathers, and Thomas Gottstein (collectively, the “Defendants”) in the above-captioned actions. I submit this declaration to place before the Court certain publicly available documents that are referenced in the accompanying Memorandum of Law in Support of Defendants’ Motion to Transfer Pursuant to 28 U.S.C. § 1404(a).

2. Annexed hereto as Exhibit 1 is a true and correct copy of the homepage of Core Capital Partners Ltd.’s website, available at <https://ccpl.capital> (last accessed June 8, 2023).

3. Annexed hereto as Exhibit 2 is a true and correct copy of Credit Suisse’s SEC Form 20-F, filed Mar. 14, 2023, available through the SEC’s EDGAR service at <https://www.sec.gov/Archives/edgar/data/1053092/000137036823000026/0001370368-23-000026-index.html> (last accessed June 9, 2023).

4. Annexed hereto as Exhibit 3 is a true and correct copy of Credit Suisse’s SEC Form 20-F, filed Mar. 10, 2022, available through the SEC’s EDGAR service at <https://www.sec.gov/Archives/edgar/data/1053092/000137036822000019/0001370368-22-000019-index.html> (last accessed June 9, 2023).

5. Annexed hereto as Exhibit 4 is a true and correct copy of the Wall Street Journal's Contact Us page, *Contact Us*, WALL ST. J., available at <https://customercenter.wsj.com/contact> (last accessed June 8, 2023).

6. Annexed hereto as Exhibit 5 is a true and correct copy of a Bloomberg article, *Bloomberg Headquarters in New York Receives Highest 3 Star Fitwel Certification from Center for Active Design*, BLOOMBERG (Mar. 1, 2018), available at <https://www.bloomberg.com/company/press/bloomberg-headquarters-new-york-receives-highest-3-star-fitwel-certification-center-active-design> (last accessed June 8, 2023).

7. Annexed hereto as Exhibit 6 is a true and correct copy of the Credit Suisse Group AG, Bank of New York Mellon, and Owners and Holders of American Depositary Shares Amended and Restated Deposit Agreement, dated November 22, 2016, available at <https://content-archive.fast-edgar.com/20221020/ACZZ422CD22252Z222292CZSL6VSZ22S2V42/creditsuisseda.htm> (last accessed June 8, 2023).

8. Annexed hereto as Exhibit 7 is a true and correct copy of the *U.S. District Courts—Combined Civil and Criminal Federal Court Management Statistics*, U.S. COURTS (Mar. 31, 2023), available at <https://www.uscourts.gov/statistics/table/na/federal-court-management-statistics/2023/03/31-1> (last accessed June 8, 2023).

Dated: June 9, 2023
New York, New York

/s/ Edward N. Moss

Edward N. Moss
(*pro hac vice* application
forthcoming)